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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/750,615	12/30/2003	Daniel F. Justin	13447.41	8943	
7590 07/21/2009		EXAMINER			
DANA L. TANGREN					
WORKMAN NYDEGGER 1000 EAGLE GATE TOWER			ART UNIT	PAPER NUMBER	
60 EAST SOUTH TEMPLE					
SALT LAKE CITY, UT 84111			DATE MAILED: 07/21/2009		

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	,	ATTORNEY DOCKET NO.
10750615	12/30/2003	JUSTIN ET AL.	13447.41	
		EXAMINER		
DANA L. TANGREN WORKMAN NYDEG	GER	Anu Ramana		
1000 EAGLE GATE TOWER 60 EAST SOUTH TEMPLE			ART UNIT	PAPER
SALT LAKE CITY, U	JI 84111		3775	20090718

DATE MAILED:

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## **Commissioner for Patents**

The reply filed on 05/05/09 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s). In claim 32, the recitation "the rasp guide, the retention guide, or the combination thereof projecting entirely through the opening on the rasp body" renders the claim vague and indefinite since the structure being claimed in unclear due to the use of the phrase "or the combination thereof." In claim 47, the recitation "wherein the retention rod or the means for removably engaging extends through the opening on the rasp body" renders the claim vague and indefinite since the structure being recited is unclear. "Means for removably engaging" is incorrect use of means-plus-function language. In claim 48, the recitation "the rasp guide, the retention rod, or the combination thereof projecting entirely through the opening on the rasp body" renders the claim vague and indefinite since the structure being claimed is unclear due to the use of the phrase "or the combination thereof." It is also suggested that the claims be amended to state that the opening is in the rasp body not "on the rasp body." Appropriate correction is required for a proper action on the merits. See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

July 18, 2009

/Anu Ramana/ Primary Examiner, Art Unit 3775